## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

ROTHSCHILD BROADCAST DISTRIBUTION SYSTEMS, LLC,	) )
Plaintiff,	) C.A. No. 20-392-MN
v.	) JURY TRIAL DEMANDED
DEEZER, INC.,	)
Defendant.	)
STIPULATION AND [PROPOSED] ORD	ER OF DISMISSAL WITH PREJUDICE
IT IS HEREBY STIPULATED AND	AGREED, by Plaintiff Rothschild Broadcast
Distribution Systems, LLC and Defendant Deeze	er, Inc., by their undersigned counsel, subject to
the approval of the Court, that all claims and defer	nses asserted in the above-captioned action shall
be dismissed with prejudice, and each party will be	pear its own costs and attorneys' fees.
CHONG LAW FIRM, P.A.	POTTER ANDERSON & CORROON LLP
By: /s/ Jimmy Chong Jimmy Chong (#4839) 2961 Centerville Road, Suite 350 Wilmington, DE 19808 Tel: (302) 999-9480 chong@chonglawfirm.com  Attorneys for Plaintiff Rothschild Broadcast Distribution Systems, LLC  July 1, 2020 6783812/50151	By: /s/Bindu A. Palapura David E. Moore (#3983) Bindu A. Palapura (#5370) Stephanie E. O'Byrne (#4446) Tracey E. Timlin (#6469) Hercules Plaza, 6 <sup>th</sup> Floor 1313 N. Market Street Wilmington, DE 19801 Tel: (302) 984-6000 dmoore@potteranderson.com bpalapura@potteranderson.com sobyrne@potteranderson.com ttimlin@potteranderson.com
IT IS SO ORDERED this day of	
	U.S.D.J.